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Clk. of Superior Court

By: L FISHER

Deputy

Michael Willis of the Chase Family,
In Propria Persona
P.O. Box 4461,
CITY OF SEDONA,
STATE OF ARIZONA U.S.A. [86340]
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IN THE SUPERIOR COURT OF THE STATE OF ARIZONA
IN AND FOR THE COUNTY OF YAVAPAI

STATE OF ARIZONA) CASE NO. V1300CR201980661
)
PLAINTIFF) **FOR THE RECORD: DECLARED WITNESSED**
) **TESTIMONY OF *MICHAEL WILLIS* OF THE**
VS.) **CHASE FAMILY. MANIFEST OF INJUSTICE;**
) **WITHDRAW FROM PLEA DEAL, DECLARED**
) **WITNESSED TESTIMONY; PREFACE**
Michael Willis of the Chase) **DISCLOSURE DOCUMENT, ATTACHED**
Family, Principle Creditor For) **COMPLAINT; COMMISSION ON JUDICIAL**
MICHAEL WILLIS CHASE™) **CONDUCT, OATH OF JOHN NAPPER, AND**
ACCUSED) **JURISDICTION CHALLENGE; COMMAND TO**
) **DISMISS CASE BY *MICHAEL WILLIS* OF THE**
) **CHASE FAMILY.**

Dated this 1st day of March, 2022.

Michael Willis of the Chase Family.

“FOR THE RECORD: DECLARED WITNESSED TESTIMONY OF *MICHAEL WILLIS OF THE CHASE FAMILY*. MANIFEST OF INJUSTICE; WITHDRAW FROM PLEA DEAL, DECLARED WITNESSED TESTIMONY; PREFACE DISCLOSURE DOCUMENT, ATTACHED COMPLAINT; COMMISSION ON JUDICIAL CONDUCT, OATH OF JOHN NAPPER, AND JURISDICTION CHALLENGE; COMMAND TO DISMISS CASE BY *MICHAEL WILLIS* OF THE CHASE FAMILY.”

To Honorable JOHN NAPPER By Asseveration.

¶1. Regarding: The Accused *Michael Willis* of the Chase Family (hereinafter Declarant)
“FOR THE RECORD: DECLARED WITNESSED TESTIMONY OF *MICHAEL WILLIS OF THE CHASE FAMILY*. MANIFEST OF INJUSTICE; WITHDRAW

“FOR THE RECORD: DECLARED WITNESSED TESTIMONY OF *MICHAEL WILLIS OF THE CHASE FAMILY*. MANIFEST OF INJUSTICE; WITHDRAW FROM PLEA DEAL, DECLARED WITNESSED TESTIMONY; PREFACE DISCLOSURE DOCUMENT, ATTACHED COMPLAINT; COMMISSION ON JUDICIAL CONDUCT, OATH OF JOHN NAPPER, AND JURISDICTION CHALLENGE; COMMAND TO DISMISS CASE BY *MICHAEL WILLIS* OF THE CHASE FAMILY.”

1 FROM PLEA DEAL, DECLARED WITNESSED TESTIMONY; PREFACE
2 DISCLOSURE DOCUMENT, ATTACHED COMPLAINT; COMMISSION ON
3 JUDICIAL CONDUCT, OATH OF JOHN NAPPER, AND JURISDICTION
4 CHALLENGE; COMMAND TO DISMISS CASE BY *MICHAEL WILLIS* OF THE
CHASE FAMILY.”

Notice

5 ¶2. Notice Is Hereby Given that I, *Michael Willis* of the Chase Family, The Declarant
has undergone a religious conversion to a Denizen, I do not take oaths, or affirmations.¹

6 ¶3. Notice Is Hereby Given that the “FOR THE RECORD: DECLARED
7 WITNESSED TESTIMONY OF *MICHAEL WILLIS* OF THE CHASE FAMILY.
8 MANIFEST OF INJUSTICE; WITHDRAW FROM PLEA DEAL, DECLARED
9 WITNESSED TESTIMONY; PREFACE DISCLOSURE DOCUMENT,
10 ATTACHED COMPLAINT; COMMISSION ON JUDICIAL CONDUCT, OATH
11 OF JOHN NAPPER, AND JURISDICTION CHALLENGE; COMMAND TO
12 DISMISS CASE BY *MICHAEL WILLIS* OF THE CHASE FAMILY.” is declared
13 witnessed solemn testimony of *Michael Willis* of the Chase Family by asseveration.
14 Asseveration being the proof which *Michael Willis* of the Chase Family gives of the
15 facts of what he says, by appealing to his conscience as a witness. It differs from an oath
16 in this, that by the oath one appeals to *Yahweh* as a witness of the facts of what he says,
and invokes *Yahweh* as the avenger of falsehood and perfidy (treachery or deceit), to
punish him, by the courts, if he speak not the truth, which is a set up for perjury, because
all men are liars. This is commonly known as an “*oath of purgation*” that was used in
the Dark Ages to slaughter Pagans.

17 ¶4. Notice Is Hereby Given that this declared witnessed solemn testimony of *Michael*
18 *Willis* of the Chase Family by asseveration. Know all these presents that Declarant,
19 *Michael Willis* of the Chase Family does state the following: THAT *Michael Willis* of
20 the Chase Family has personal knowledge of the facts stated herein. THAT *Michael*
21 *Willis* of the Chase Family is competent to state to the matters set forth herein. THAT all
the facts stated herein are correct and certain to the best of *Michael Willis* of the Chase
Family knowledge, are admissible as evidence, and if called upon as a witnesses,
Michael Willis of the Chase Family will testify to their veracity. THAT *Michael Willis*
of the Chase Family states the following facts;

Constitution of “The State of Arizona” – 1912. ARTICLE VI. JUDICIAL
DEPARTMENT

1 ¹ Psalm 116:11 “*I said in my haste, all people are liars*” Romans 3:4 “*May it never be! Yes, let God be found true, but every man a liar.*
As it is written” [Denizen: Sir Walter Scott “*Denizens of their own free, independent state*” 1912. William Blackstone, Commentaries on the
Laws of England, Book 1, Chapter X, p. 374 “*A denizen is a kind of middle state, between an alien and a natural-born subject, and partakes*
of both.” 1765] [Read: Gordon versus Idaho 778 F.2d 1397 (1985), -The United States Ninth Circuit Judge Harry Pregerson.]

“
28 “FOR THE RECORD: DECLARED WITNESSED TESTIMONY OF *MICHAEL WILLIS* OF THE CHASE FAMILY. MANIFEST
OF INJUSTICE; WITHDRAW FROM PLEA DEAL, DECLARED WITNESSED TESTIMONY; PREFACE DISCLOSURE
DOCUMENT, ATTACHED COMPLAINT; COMMISSION ON JUDICIAL CONDUCT, OATH OF JOHN NAPPER, AND
JURISDICTION CHALLENGE; COMMAND TO DISMISS CASE BY *MICHAEL WILLIS* OF THE CHASE FAMILY.”

1 ¶5. “§25. Style of process; conduct of prosecutions in name of state. Section 25. The
2 style of process shall be *The State of Arizona*, and prosecutions shall be conducted in
3 the name of the State and by its authority.” unquote.

4 **Introduction.**

5 ¶6. COMES NOW, *Michael Willis* of the Chase Family, the Declarant in the above
6 entitled and numbered cause, and respectfully moves this Court to grant a withdraw of
7 plea deal, on the grounds of manifest of injustice; Under extreme threat, duress,
8 coercion, and on the subject of *“ineffective assistance of counsel”*. STATE OF
9 ARIZONA™ *“advocate of the state bar”* Attorney Kevin Crawly did nothing of the
10 Declarant’s commands in timely fashion, never protecting the Declarant’s perfect
11 Rights, pressured under extreme threat, duress, coercion the Declarant to un-willingly
12 sign an un-negotiated plea deal, and then withdrew himself from the case after the
13 Declarant announced Pro Se, and fired him of the subject of *“ineffective assistance of*
14 *counsel”*. STATE OF ARIZONA™ *“advocate of the state bar”* attorney Kevin Crawly
15 charged \$12,500 to take the case, and performed no services rendered for the rights of
16 the Declarant; not gathering evidence for case, not preparing anything for jury trial,
17 protecting rights, but instead, stripped the Declarant of his perfect rights, and sabotaged
18 the chance of a fair trial, and STATE OF ARIZONA™ *“advocate of the state bar”*
19 attorney Keven Crawly withdrew himself as the subject of ineffective assistance of
20 counsel. Also, Declarant was sabotaged by the other six attorneys of STATE OF
21 ARIZONA™ *“advocates of the state bar”* attorneys that have made their oaths to the
22 court, and not upholding their oath to The Constitution of the United States of *“We The*
23 *People”* and are all committing treason. For the record: John 8:32 “And ye shall know
24 the truth, and the truth shall make you free” Exhibit I; Unlawful Threat, Duress
25 Coercion. Exhibit II; Attached Complaint; Violation of Rights; Commission on Judicial
26 Conduct. Exhibit III; Preface Disclosure Document Rebutts All Counts Charged in
27 CASE NO. V1300CR201980661. Exhibit IV; Oath of JOHN NAPPER; filed at the
28 SECRETARY OF STATE OF ARIZONA.

¶7. This Declarant claims and demands all Rights under *Yahweh* Holy Scriptural Law,
The Law of Nations, The Constitution of the United States, The Constitution of The
State of Arizona, and the substantive The Common Law at all times, never waiving any
rights.

¶8. *Michael Willis* of the Chase Family makes the following **“FOR THE RECORD:
DECLARED WITNESSED TESTIMONY OF MICHAEL WILLIS OF THE
CHASE FAMILY. MANIFEST OF INJUSTICE; WITHDRAW FROM PLEA
DEAL, DECLARED WITNESSED TESTIMONY; PREFACE DISCLOSURE
DOCUMENT, ATTACHED COMPLAINT; COMMISSION ON JUDICIAL**

“
“FOR THE RECORD: DECLARED WITNESSED TESTIMONY OF MICHAEL WILLIS OF THE CHASE FAMILY. MANIFEST
OF INJUSTICE; WITHDRAW FROM PLEA DEAL, DECLARED WITNESSED TESTIMONY; PREFACE DISCLOSURE
DOCUMENT, ATTACHED COMPLAINT; COMMISSION ON JUDICIAL CONDUCT, OATH OF JOHN NAPPER, AND
JURISDICTION CHALLENGE; COMMAND TO DISMISS CASE BY MICHAEL WILLIS OF THE CHASE FAMILY.”

1 CONDUCT, OATH OF JOHN NAPPER, AND JURISDICTION CHALLENGE;
2 COMMAND TO DISMISS CASE BY *MICHAEL WILLIS OF THE CHASE*
3 *FAMILY.*” testimony with all my mental faculties intact and I Am, in good health, I
4 Am, not under the influence of drugs, nor under undue influence exerted against my
5 will, and over my objections. Know all these present that I, *Michael Willis* of the Chase
6 Family, the Declarant, do state the following:

7 **GROUND FOR MANIFEST OF INJUSTICE; WITHDRAW FROM PLEA DEAL**

8 ¶9. The grounds for Manifest of Injustice; Withdraw from Plea Deal are:

9 ¶10. Prior the Declarant being deemed competent by the court, and attending a private
10 common law school, studying Courtroom Strategy and Procedure, and Federal Title 42
11 (1983) Civil Rights Litigation, and proceeding “*Pro Se*”, and now “*In Propria*
12 *Persona*”. *Michael Willis* of the Chase Family, also reminds this court that he has
13 never willingly entered a plea bargain, except under extreme threat, duress coercion, and
14 in the subject of “*ineffective assistance of counsel*”. Thereby granting no jurisdiction of
15 this Free and Natural spirit being, and powerful creator animating my body physical,
16 who is not a “**PERSON™**” to this court. The failure of this court to grant this, or failure
17 to any command submitted, or non-recognition of declared witness testimony submitted
18 pertaining to “*Rights*”, denies the court any jurisdiction. The Declarant is not being
19 sought to delay justice. *Michael Willis* of the Chase Family was stripped of all rights by
20 STATE OF ARIZONA™ “*advocate of the state bar*” Attorney Kevin Crawly under
21 extreme threat, duress, coercion, and the subject of ineffective assistance of counsel.
22 STATE OF ARIZONA™ “*advocate of the state bar*” Attorney Kevin Crawly denied
23 the Declarant’s commands to gather evidence in timely fashion to prepare for trial, never
24 protecting the Declarant’s rights, pressured under extreme threat, duress, and coercion
25 the Declarant to un-willingly sign an un-negotiated plea deal, and then withdrew himself
26 from the case after Declarant announced Pro Se, and fired STATE OF ARIZONA™
27 “*advocate of the state bar*” Attorney Kevin Crawly of the subject of “*ineffective*
28 *assistance of counsel*”. State Bar Attorney Kevin Crawly charged \$12,500 to take the
case, and performed no services rendered for the rights of the declarant, not gathering
evidence for case, not preparing anything for jury trial, not protecting rights. STATE
OF ARIZONA™ “*advocate of the state bar*” Attorney Kevin Crawly instead, stripped
the declarant of his perfect rights, sabotaged the chance of a fair trial, and “*advocates of*
the state bar” attorney Keven Crawly withdrew himself from case when Declarant
announced “*Pro Se*”, and fired attorney “*advocate of the state bar*” Kevin Crawly in the
subject of “*ineffective assistance of counsel*”, Also, Declarant was sabotaged by the
other six attorney “*advocates of the state bar*” to the case. Seven (7) STATE OF
ARIZONA™ “*advocates of the state bar*” attorneys that have made their oaths to the

1 court, and not upholding their oath to The Constitution of the United States of *"We The*
2 *People"* and are all committing **treason**. [1999 US Code Title 18 - CRIMES AND
3 CRIMINAL PROCEDURE PART I – CRIMES CHAPTER 1 - GENERAL
4 PROVISIONS §4. Misprision of felony] [**Exhibit I**; Unlawful Threat, Duress Coercion]
5 **SIXTH AMENDMENT: CLAIMS OTHER THAN INEFFECTIVE ASSISTANCE**
6 **OF COUNSEL**
7 **United States v. Fuller**, 971 F.2d 993 (9th Cir. 1991). Due process was violated,
8 because the denial of counsel of choice rendered the defendant without assistance.
9 Section 2255 relief was proper. **United States v. Cook**, 45 F.3d 388 (10th Cir. 1995).
10 Sixth Amendment violation was cognizable under §2255 when court ordered defense
11 counsel to advise his client's co-defendant to comply with a plea agreement. Conflict of
12 interest was established. **United States v. Withers**, 638 F.3d 1055 (9th Cir. 2009).
13 Claim that defendant was denied his Sixth Amendment right to a public trial was
14 cognizable in Section 2255 proceedings.

15 **ATTACHED COMPLAINT; VIOLATION OF RIGHTS; COMMISSION ON**
16 **JUDICIAL CONDUCT**

17 ¶11. All Violations of Rights by Admiralty Tribunal Commissioners: The Constitutional
18 of the United States, The Civil Rights, The Common Law Rights, The Inalienable Rights
19 recognized by The Law of Nations. [See: **Exhibit II**: Complaint: Commission on
20 Judicial Conduct Document.]

21 **PREFACE DISCLOSURE DOCUMENT REBUTS ALL COUNTS CHARGED**
22 **IN NON-VERIFIED COMPLAINT OF CASE NO. V1300CR201980661**

23 ¶12. The Declarant is a Publicly Internationally Renounced Freemason Commanding
24 Justice due to being *"setup"* by **International JP Morgan Chase Bank Freemason**
25 **Derick Olser** of making a false report. [See: **Exhibit III**]

26 **OATH OF JOHN NAPPER; FILED AT THE SECRETARY OF STATE**

27 ¶13. Oath filed by Admiralty Tribunal Commissioner JOHN NAPPER at the
28 SECRETARY OF STATE OF ARIZONA Records Department is quoted as follows:
29 *"...support the Constitution of the United States...", "...that I will bear true faith and*
30 *allegiance to the same and defend them against all enemies, foreign and domestic...",*
31 *"...so help me God (or so I do affirm)."* [See **Exhibit IV**: John Napper Oath]

32 **JURISDICTION CHALLENGE, COMMAND TO DISMISS CASE: *MUST OBEY***
33 **AUTHORITY OF HIGHEST LAW OF THE LAND. VIOLATIONS OF: THE**
34 **CONSTITUTION, THE INTERNATIONAL HUMAN RIGHTS LAW, THE**
35 **CIVIL RIGHTS, THE COMMON LAW RIGHTS, THE INALIENABLE**
36 **PERFECT RIGHTS RECOGNIZED BY THE LAW OF NATIONS.**

37 "FOR THE RECORD: DECLARED WITNESSED TESTIMONY OF *MICHAEL WILLIS OF THE CHASE FAMILY*. MANIFEST
38 OF INJUSTICE; WITHDRAW FROM PLEA DEAL, DECLARED WITNESSED TESTIMONY; PREFACE DISCLOSURE
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1 ¶14. ***“Once jurisdiction is challenged, the court cannot proceed when it clearly appears***
2 ***that the court lacks jurisdiction, the court has no authority to reach merits, but, rather,***
3 ***should dismiss the action.”*** [Melo v. United States, 505 F2d 1026]

4 ¶15. United States v Lopez and Hagans v Levine both void, because of lack of
5 jurisdiction. In Lopez the circuit court called it right, and in Hagans it had to go to the
6 Supreme court before it was called right, in both cases, void. Jurisdiction can be
7 challenged at any time, and in the case of Lopez it was a jury trial which was declared
8 void for want of jurisdiction. If jurisdiction does not exist, it can not justify conviction, or
9 judgment without which power (jurisdiction) the state cannot be said to be **“sovereign”**.
10 To proceed would be in **“excess”** of jurisdiction which is as well fatal to the State's/USA's
11 cause. [Broom v. Douglas, 75 Ala 268, 57 So 860 the same being jurisdictional facts
12 FATAL to the government's cause (e.g. see In re FNB, 152 F 64)]

13 ¶16. ***The law requires proof of jurisdiction to appear on the record of the***
14 ***administrative agency, and all administrative proceedings.”*** [Hagans v Lavine, 415 U. S.
15 533]

16 ¶17. A judgment rendered by a court without personal jurisdiction over the defendant is
17 void. It is a nullity. ***[A judgment shown to be void for lack of personal service on the***
18 ***defendant is a nullity.]*** [Sramek v. Sramek, 17 Kan. App. 2d 573, 576-77, 840 P.2d 553
19 (1992), rev. denied 252 Kan. 1093 (1993)]

20 ¶18. ***“A court cannot confer jurisdiction where none existed, and cannot make a void***
21 ***proceeding valid. It is clear, and well established law that a void order can be***
22 ***challenged in any court”*** [Old Wayne Mut. L. Assoc. v. McDonough, 204 U.S. 8, 27 S.
23 Ct. 236 (1907)]

24 ¶19. ***“There is no discretion to ignore lack of jurisdiction.”*** [Joyce v. United States, 474
25 2D 215]

26 ¶20. ***“Court must prove on the record, all jurisdiction facts related to the jurisdiction***
27 ***asserted.”*** [Latana v. Hopper, 102 F. 2d 188; Chicago v. New York 37 F Supp. 150]

28 ¶21. ***“The law provides that once State and Federal Jurisdiction has been challenged,***
it must be proven.” [Main v. Thiboutot, 100 S. Ct. 2502 (1980)]

¶22. ***“Jurisdiction can be challenged at any time.” and “Jurisdiction, once challenged,***
cannot be assumed, and must be decided.” [Basso v. Utah Power & Light Co. 495 F 2d
906, 910]

¶23. ***“Defense of lack of jurisdiction over the subject matter may be raised at any time,***
even on appeal.” [Hill Top Developers v. Holiday Pines Service Corp. 478 So. 2d. 368
(Fla 2nd DCA 1985)]

¶24. *"Once challenged, jurisdiction cannot be assumed, it must be proved to exist."* [Stuck v. Medical Examiners 94 Ca 2d 751, 211 P2d 389]

¶25. *"There is no discretion to ignore that lack of jurisdiction."* [Joyce v. United States, 474 F2d 215]

¶26. *"The burden shifts to the court to prove jurisdiction."* [Rosemond v. Lambert, 469 F2d 416]

¶27. *"A universal principle as old as the law is that a proceedings of a court without jurisdiction are a nullity, and its judgment therein without effect either on person, or property."* [Norwood v. Renfield, 34 C 329; Ex parte Giambonini, 49 P. 732]

¶28. *"Jurisdiction is fundamental, and a judgment rendered by a court that does not have jurisdiction to hear is void ab initio."* [In Re Application of Wyatt, 300 P. 132; Re Cavitt, 118 P2d 846]

¶29. *"Thus, where a judicial tribunal has no jurisdiction of the subject matter on which it assumes to act, its proceedings are absolutely void in the fullest sense of the term."* [Dillon v. Dillon, 187 P 27]

¶30. *"A court has no jurisdiction to determine its own jurisdiction, for a basic issue in any case before a tribunal is its power to act, and a court must have the authority to decide that question in the first instance."* [Rescue Army v. Municipal Court of Los Angeles, 171 P2d 8; 331 US 549, 91 L. ed. 1666, 67 S.Ct. 1409]

¶31. *"A departure by a court from those recognized and established requirements of law, however close apparent adherence to mere form in method of procedure, which has the effect of depriving one of a constitutional right, is an excess of jurisdiction."* [Wuest v. Wuest, 127 P2d 934, 937]

¶32. *"Where a court failed to observe safeguards, it amounts to denial of due process of law, court is deprived of juris."* [Merritt v. Hunter, C.A. Kansas 170 F2d 739]

¶33. *"the fact that the petitioner was released on a promise to appear before a magistrate for an arraignment, that fact is circumstance to be considered in determining whether in first instance there was a probable cause for the arrest."* [Monroe v Papa, DC, Ill. 1963, 221 F Supp 685]

¶34. The Declarant, **Michael Willis** of the Chase Family is ready to file suit in all higher courts. Put on notice: **"State of Alert"**. The Vatican (Most Holy Pope Francis), Immaculate Conception Parish Catholic Church Cottonwood Arizona, Jewish Community Synagogue of Sedona Arizona, United Nations (International Criminal Court), United States Government (Delaware Corporation by Scotland, owned by Queen), The White House (President Biden), Secretary of Defense, CIA/FBI Directors, United States Attorney General, Arizona Governor, Arizona Attorney General, Both

"
"FOR THE RECORD: DECLARED WITNESSED TESTIMONY OF MICHAEL WILLIS OF THE CHASE FAMILY. MANIFEST OF INJUSTICE; WITHDRAW FROM PLEA DEAL, DECLARED WITNESSED TESTIMONY; PREFACE DISCLOSURE DOCUMENT, ATTACHED COMPLAINT; COMMISSION ON JUDICIAL CONDUCT, OATH OF JOHN NAPPER, AND JURISDICTION CHALLENGE; COMMAND TO DISMISS CASE BY MICHAEL WILLIS OF THE CHASE FAMILY."

1 Arizona Senators, All Arizona Congressmen/women, Arizona Commission on Judicial
2 Conduct, The Common Law Court International, The Common Law Court United
3 Kingdom, The Common Law Court Australia, The Common Law Court America,
4 Domestic/International Media News Outlets, &c. [ACTIVE UNITED NATIONS CASE:
5 The Hague, Netherlands; International Criminal Court, Reference OTP-CR-446/21].

6 ¶35. Luke 18:1-8 ²

7 THE TEN (10) MAXIMS OF LAW

8 1. Exodus 20:15, Leviticus 19:13, Mathew 10:10, Luke 10:7, II Timothy 2:6. ²

9 2. God's Law; Natural and Moral law; Exodus 21:23-25, Leviticus 24:17-21
10 Deuteronomy 1:17, and 19:21, Mathew 22:36-40, Luke 10:17, Colossians 3:25 ³

11 3. Exodus 20:16, Psalm 117:2, John 8:32, (Psalm 119:45) ²

12 4. Leviticus 5:4-5, Leviticus 6:3-5, Leviticus 19:11-13, Numbers 30:2, Mathew 5:33,
13 James 5:12 ²

14 5. I Peter 1:25, Hebrews 6:13-15 ²

15 6. Hebrews 6:16-17 ²

16 7. Hebrews 4:16, Philippians 4:6, Ephesians 6:19-21 ⁴

17 2. Luke 18:1-8 He also spoke a parable to them that they must always pray, and not give up, saying, "There was a judge in a certain city who
18 didn't fear God, and didn't respect man. A widow was in that city, and she often came to him, saying, 'Defend me from my adversary!' He
19 wouldn't for a while, but afterward he said to himself, 'Though I neither fear God, nor respect man, yet because this widow bothers me, I
20 will defend her, or else she will wear me out by her continual coming.'" The Lord said, "Listen to what the unrighteous judge says. Won't
21 God avenge his chosen ones, who are crying out to him day and night, and yet he exercises patience with them? I tell you that he will
22 avenge them quickly. Nevertheless, when the Son of Man comes, will he find faith on the earth?"

23 3. 1. Exodus 20:15 "You shall not steal." Leviticus 19:13 "You shall not oppress your neighbor, nor rob him. The wages of a hired servant
24 shall not remain with you all night until the morning." Mathew 10:10 "Take no bag for your journey, neither two coats, nor sandals, nor
25 staff: for the laborer is worthy of his food." Luke 10:7 "Remain in that same house, eating and drinking the things they give, for the laborer
26 is worthy of his wages. Don't go from house to house." II Timothy 2:6 "The farmer who labors must be the first to get a share of the crops."

27 2. God's Law; Natural and Moral law; Exodus 21:23-25 "But if any harm follows, then you must take life for life, eye for eye, tooth for tooth,
28 hand for hand, foot for foot, burning for burning, wound for wound, and bruise for bruise." Leviticus 24:17-21 "He who strikes any man
mortally shall surely be put to death. He who strikes an animal mortally shall make it good, life for life. If anyone injures his neighbor, it
shall be done to him as he has done: fracture for fracture, eye for eye, tooth for tooth. It shall be done to him as he has injured someone. He
who kills an animal shall make it good; and he who kills a man shall be put to death." Deuteronomy 1:17 "You shall not show partiality in
judgment; you shall hear the small and the great alike. You shall not be afraid of the face of man, for the judgment is God's. The case that
is too hard for you, you shall bring to me, and I will hear it." Deuteronomy 19:21 "Your eyes shall not pity: life for life, eye for eye, tooth for
tooth, hand for hand, foot for foot." Mathew 22:36-40 "Teacher, which is the greatest commandment in the law?" Jesus said to him, "You
shall love the Lord your God with all your heart, with all your soul, and with all your mind. 'Deuteronomy 6:5' This is the first and great
commandment. A second likewise is this, 'You shall love your neighbor as yourself.' 'Leviticus' The whole law and the prophets depend on
these two commandments." Luke 10:17 The seventy returned with joy, saying, "Lord, even the demons are subject to us in your name!"
Colossians 3:25 "But he who does wrong will receive again for the wrong that he has done, and there is no partiality."

4 3. Exodus 20:16 "But he who does wrong will receive again for the wrong that he has done, and there is no partiality." Psalm 117:2
"For his loving kindness is great toward us. Yahweh's faithfulness endures forever. Praise Yah!" John 8:32 "You will know the truth, and
the truth will make you free." (Psalm 119:45)

4. Leviticus 5:4-5 "Or if anyone swears rashly with his lips to do evil or to do good—whatever it is that a man might utter rashly with an
oath, and it is hidden from him—when he knows of it, then he will be guilty of one of these. It shall be, when he is guilty of one of these, he

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1 8. Book of Job (Read; Entire Book), Mathew 10:22 ³

2 9. No willingness to sacrifice – no liability, responsibility ³

3 10. Genesis 2-3, Mathew 4, Book of Revelation (Read; Entire Book) ⁵

4 VERIFICATION, and CERTIFICATE OF SERVICE

5 ¶36. Based upon the Declarant, **Michael Willis** of the Chase Family, Principal Creditor
6 for MICHAEL WILLIS CHASE™ sincerely held religious education and training,
7 Declarant knows the Word of our Creator prohibits the swearing to tell the truth by any
8 oath or affirmation, or signing any paper “***under the penalty of perjury***” as these are
9 oaths, prohibited by our Creator Holy Scriptural Law, because Psalm 116:11 “***all men***
10 ***are lairs***” as revealed through The Creator Holy Scriptural Law. Declarant quotes the
11 following declared evidence in our Creator Holy Scripture Law by the former tax-gather
12 **Matthew** who was well qualified to produce evidence. He records fully the discourses of
13 **Yeshua ben Yosef** and declares the following evidence: The Apostle **Matthew**’s
14 testimony in the King James Version: Matthew 5:33-37 “***Again, ye have heard that it***
15 ***was to them of old time, Thou shalt not forswear thyself, but shall perform unto the***
16 ***Lord thine oaths: But I say unto you, SWEAR NOT AT ALL; neither by the heaven;***

17 ***shall confess that in which he has sinned;***” Leviticus 6:3-5 “***or has found that which was lost, and lied about it, and swearing to a lie—in***
18 ***any of these things that a man sins in his actions—then it shall be, if he has sinned, and is guilty, he shall restore that which he took by***
19 ***robbery, or the thing which he has gotten by oppression, or the deposit which was committed to him, or the lost thing which he found, or any***
20 ***thing about which he has sworn falsely: he shall restore it in full, and shall add a fifth part more to it. He shall return it to him to whom it***
21 ***belongs in the day of his being found guilty.***” Leviticus 19:11-13 “***You shall not steal. You shall not lie. You shall not deceive one another.***
22 ***You shall not swear by my name falsely, and profane the name of your God. I am Yahweh. You shall not oppress your neighbor, nor rob***
23 ***him. The wages of a hired servant shall not remain with you all night until the morning.***” Numbers 30:2 “***When a man vows a vow to***
24 ***Yahweh, or swears an oath to bind his soul with a bond, he shall not break his word. He shall do according to all that proceeds out of his***
25 ***mouth.***” Mathew 5:33 “***Again you have heard that it was said to the ancient ones, ‘You shall not make false vows, but shall perform to the***
26 ***Lord your vows,’ (Numbers 30:2; Deuteronomy 23:21; Ecclesiastes 5:4) James 5:12 ‘But above all things, my brothers, don’t swear—not by***
27 ***heaven, or by the earth, or by any other oath; but let your ‘yes’ be ‘yes’, and your ‘no’, ‘no’, so that you don’t fall into hypocrisy.***”

28 5. 1 Peter 1:25 “***but the Lord’s word endures forever. (Isaiah 40:6-8) This is the word of Good News which was preached to you.***” Hebrews
6:13-15 “***For when God made a promise to Abraham, since he could swear by no one greater, he swore by himself, saying, ‘Surely blessing***
I will bless you, and multiplying I will multiply you.” (Genesis 22:17) Thus, having patiently endured, he obtained the promise.”

6. Hebrews 6:16-17 “***For men indeed swear by a greater one, and in every dispute of theirs the oath is final for confirmation. In this way***
God, being determined to show more abundantly to the heirs of the promise the immutability of his counsel, interposed with an oath,”

7. Hebrews 4:16 “***Let’s therefore draw near with boldness to the throne of grace, that we may receive mercy and may find grace for help in***
time of need.” Philippians 4:6 “***In nothing be anxious, but in everything, by prayer and petition with thanksgiving, let your requests be made***
known to God.” Ephesians 6:19-21 “***on my behalf, that utterance may be given to me in opening my mouth, to make known with boldness***
the mystery of the Good News, for which I am an ambassador in chains; that in it I may speak boldly, as I ought to speak. But that you also
may know my affairs, how I am doing, Tychicus, the beloved brother and faithful servant in the Lord, will make known to you all things.”

5. 8. Book of Job (Read; Entire Book) Mathew 10:22 “***You will be hated by all men for my name’s sake, but he who endures to the end will***
be saved.”

9. No willingness to sacrifice – no liability, responsibility. “***nothing ventured nothing gained.***”

10. Genesis 2-3 “***The heavens, the earth, and all their vast array were finished. On the seventh day God finished his work which he had***
done; and he rested on the seventh day from all his work which he had done. God blessed the seventh day, and made it holy, because he
rested in it from all his work of creation which he had done.” Mathew 4 “***But he answered, ‘It is written’ Man shall not live by bread alone,***
but by every word that proceeds out of God’s mouth.” (Deuteronomy 8:3) Book of Revelation (Read; Entire Book)

“FOR THE RECORD: DECLARED WITNESSED TESTIMONY OF MICHAEL WILLIS OF THE CHASE FAMILY. MANIFEST
OF INJUSTICE; WITHDRAW FROM PLEA DEAL, DECLARED WITNESSED TESTIMONY; PREFACE DISCLOSURE
DOCUMENT, ATTACHED COMPLAINT; COMMISSION ON JUDICIAL CONDUCT, OATH OF JOHN NAPPER, AND
JURISDICTION CHALLENGE; COMMAND TO DISMISS CASE BY MICHAEL WILLIS OF THE CHASE FAMILY.”

1 *for it is the throne of Yahweh; nor by the earth; for it is the footstool of his feet; nor*
2 *by Jerusalem; for it is the city of the great King. Neither shalt thou swear by thy head,*
3 *because thou canst not make one hair white or black. But let your speech be, Yea, yea;*
4 *Nay, nay; for whatsoever is more than these is of the evil one."*

5 ¶37. I, *Michael Willis* of the Chase Family, the Declarant, I Am, the identified party in
6 the above entitled "**FOR THE RECORD: DECLARED WITNESSED TESTIMONY**
7 **OF MICHAEL WILLIS OF THE CHASE FAMILY. MANIFEST OF INJUSTICE;**
8 **WITHDRAW FROM PLEA DEAL, DECLARED WITNESSED TESTIMONY;**
9 **PREFACE DISCLOSURE DOCUMENT, ATTACHED COMPLAINT;**
10 **COMMISSION ON JUDICIAL CONDUCT, OATH OF JOHN NAPPER, AND**
11 **JURISDICTION CHALLENGE; COMMAND TO DISMISS CASE BY MICHAEL**
12 **WILLIS OF THE CHASE FAMILY."** to JOHN NAPPER By Asseveration, and know
13 the contents thereof. I declare that the above is correct and certain to the best of my
14 knowledge. I do claim all my Rights at all times, and waive none of my Rights at
15 anytime, for any cause or reason.

16 ¶38. *Michael Willis* of the Chase Family, Principal Creditor for MICHAEL WILLIS
17 CHASE™ herein declares: THAT *Michael Willis* of the Chase Family is competent to
18 state to the matters set forth herein. THAT *Michael Willis* of the Chase Family has
19 personal knowledge of the facts stated herein. THAT all the *FACTS* stated herein are
20 correct and certain to the best of *Michael Willis* of the Chase Family knowledge, are
21 admissible as evidence, and if called upon as a witnesses, *Michael Willis* of the Chase
22 Family will testify to their veracity. THAT *Michael Willis* of the Chase Family states the
23 following facts;

24 ¶39. Further, Declarant sets forth declared evidence in the **Creator** Holy Scriptural Law
25 by the Apostle *James* who was well qualified to produce evidence: *James*, the Apostle
26 and bond-servant of *YAHWEH* and of *Yeshua ben Yosef* as witness: James 5:12 ⁶ ¶40.
27 This named Declarant below does here by declare that the preceding and the following
28 statements are the facts, here by verified as he knows them, and are correct, and certain to
the best of his knowledge. ⁷

Dated this 1st day of March, 2022.

Autograph: _____

Michael Willis of the Chase Family,

Seal

In Propria Persona, Principal Creator for MICHAEL WILLIS CHASE™, which is a
Corporate Identity, a Legal Fiction in all uppercase, a decedent. All rights reserved.

⁶ James 5:12 "But above all things, my brethren, swear NOT, neither by heaven, neither by the earth, nor by any this oath: but let your yea be yea; and your nay, nay; that ye fall not under judgment."

⁷ Deuteronomy 19:15 "at the mouth of two witnesses or at the mouth of three witnesses shall the matter be established"

"
"FOR THE RECORD: DECLARED WITNESSED TESTIMONY OF MICHAEL WILLIS OF THE CHASE FAMILY. MANIFEST
OF INJUSTICE; WITHDRAW FROM PLEA DEAL, DECLARED WITNESSED TESTIMONY; PREFACE DISCLOSURE
DOCUMENT, ATTACHED COMPLAINT; COMMISSION ON JUDICIAL CONDUCT, OATH OF JOHN NAPPER, AND
JURISDICTION CHALLENGE; COMMAND TO DISMISS CASE BY MICHAEL WILLIS OF THE CHASE FAMILY."

1 Carol Isabelle Hauser

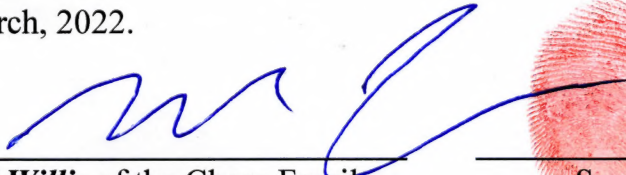
2 **Carolyn Isabelle: Hauser - As Witness**

Paul Thorit Agneberg

Paul Thorit: Agneberg - As Witness

3 I, **Michael Willis** of the Chase Family, do hereby certify that I hand-delivered an original
4 copy of this correct and complete autographed and sealed instrument titled, **"FOR THE**
5 **RECORD: DECLARED WITNESSED TESTIMONY OF MICHAEL WILLIS OF**
6 **THE CHASE FAMILY. MANIFEST OF INJUSTICE; WITHDRAW FROM PLEA**
7 **DEAL, DECLARED WITNESSED TESTIMONY; PREFACE DISCLOSURE**
8 **DOCUMENT, ATTACHED COMPLAINT; COMMISSION ON JUDICIAL**
9 **CONDUCT, OATH OF JOHN NAPPER, AND JURISDICTION CHALLENGE;**
10 **COMMAND TO DISMISS CASE BY MICHAEL WILLIS OF THE CHASE**
11 **FAMILY."** dated March 1st, 2022 on March 1st, 2022, to the COUNTY OF YAVAPAI
12 COURT CLERK located at 120 South Cortez Street, CITY OF PRESCOTT, COUNTY
13 OF YAVAPAI, STATE OF ARIZONA, THE UNITED STATES OF AMERICA
14 [86303]. And, I hand-delivered an original copy of this correct and complete
15 autographed and sealed instrument dated March 1st, 2022 on March 1st, 2022, to the
16 COUNTY OF YAVAPAI prosecutors SHELIA POLK, KENNEDY KLAGGE,
17 STEPHANIE SANKEY, GLEN M. ASAY, GEORGE RODRIGUEZ, LORILEI CASE,
18 KRISTY MATHESON-PARKS on behalf of the Plaintiff, OFFICE located at, 255 East
19 Gurley Street, CITY OF PRESCOTT, COUNTY OF YAVAPAI, STATE OF
20 ARIZONA, THE UNITED STATES OF AMERICA [86301]. Further, I, **Michael Willis**
21 of the Chase Family, do hereby certify that I hand-delivered a file stamped copy of this
22 correct, complete autographed, and sealed instrument to Petitioner. Who holds the
23 original of said instrument, file-stamped, as **Michael Willis** of the Chase Family property.

24 Dated this 1st day of March, 2022.

25 Autograph: 

Michael Willis of the Chase Family,

 Seal

26 In Propria Persona, Principal Creditor for MICHAEL WILLIS CHASE™, which is a
27 Corporate Identity, a Legal Fiction in all uppercase, a decedent. All rights reserved.

28 Carol Isabelle Hauser

Carolyn Isabelle: Hauser - As Witness

Paul Thorit Agneberg

Paul Thorit: Agneberg - As Witness

“**FOR THE RECORD: DECLARED WITNESSED TESTIMONY OF MICHAEL WILLIS OF THE CHASE FAMILY. MANIFEST**
OF INJUSTICE; WITHDRAW FROM PLEA DEAL, DECLARED WITNESSED TESTIMONY; PREFACE DISCLOSURE
DOCUMENT, ATTACHED COMPLAINT; COMMISSION ON JUDICIAL CONDUCT, OATH OF JOHN NAPPER, AND
JURISDICTION CHALLENGE; COMMAND TO DISMISS CASE BY MICHAEL WILLIS OF THE CHASE FAMILY.””